

# **Exhibit 4**

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF OHIO  
EASTERN DIVISION**

**NORMAN HUSAR**, on behalf of himself  
and those similarly situated,

Plaintiff(s),

v.

**DOLGEN MIDWEST, LLC**  
d/b/a DOLLAR GENERAL

Defendant.

Case Number \_\_\_\_\_

---

**EXHIBIT 4 TO THE NOTICE OF REMOVAL**

1. Dollar General Corporation provides the following information, which it seeks leave to file under seal because it includes financial and sales information for which public disclosure would likely result in competitive harm or business harm, in support of its notice of removal.

2. From October 11, 2020, to November 6, 2022, the total retail sales from Dollar General stores in Ohio far exceeded \$5,000,000. The retail sales from those stores for October 2022 was, alone, [REDACTED].

Respectfully submitted,

/s/ Brenna Fasko

Elizabeth B. Wright (0018456)  
Brenna Fasko (0084897)  
**THOMPSON HINE LLP**  
3900 Key Center  
127 Public Square  
Cleveland, Ohio 44114-1291  
(216) 566-5500 (phone)  
(216) 566-5800 (fax)

[Elizabeth.Wright@ThompsonHine.com](mailto:Elizabeth.Wright@ThompsonHine.com)  
[Brenna.Fasko@ThompsonHine.com](mailto:Brenna.Fasko@ThompsonHine.com)

*Attorneys for Defendant Dolgen Midwest, LLC*